	1	Joel E. Tasca Nevada Bar No. 14124 BALLARD SPAHR LLP 1980 Festival Plaza Drive, Suite 900			
	$\frac{2}{2}$				
33 4 55 66 77 88 99 100 111 112 122 123 124 135 135 136 137 137 137 137 137 137 137 137 137 137		Las Vegas, Nevada 89135 Telephone: 702.471.7000 Facsimile: 702.471.7070 tasca@ballardspahr.com			
		Attorneys for Defendant			
		JPMorgan Chase Bank, National Association			
		TINITED SEATES	DISTRICT COLLDT		
		UNITED STATES DISTRICT COURT DISTRICT OF NEVADA			
		SHIRLEY L. ROOP, an individual;	CASE NO. 2:21-cv-00983-APG-EJY		
		Plaintiff,	STIPULATION AND ORDER TO EXTEND DISCOVERY DEADLINES		
		V.			
	13	JPMORGAN CHASE BANK, N.A., a national banking association; WELLS	(First Request)		
	14	FARGO BANK, N.A., a national banking association; EQUIFAX INFORMATION			
VAL PLA VEGAS, VEGAS, 171-70001		SERVICES, LLC, a foreign limited-			
BA LAS TIV		liability company; EXPERIAN INFORMATION SOLUTIONS, INC., a foreign corporation; INNOVIS DATA			
	17	SOLUTIONS, INC., a foreign corporation;			
	18	Defendants.			
	19				
20 21 22	20	Pursuant to LA IA 6-1, LR 7-1, and LR 26-3, Plaintiff Shirley L. Room			
	21	("Plaintiff") and Defendant JPMorgan Chase Bank, N.A. ("Chase") (collectively, "the			
	22	Parties"), by and through their respective counsel, hereby stipulate and request tha			
23		the Court extend the discovery deadlines in this matter by 60 days. This is the Parties			
	24	first request to extend the discovery deadlines.			
25 26 27	25	(a) Statement Specifying the Discovery Completed			
	26	All Parties have served their initial disclosures pursuant to Fed. R. Civ. P			
	27	26(a)(1).			
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Plaintiff served her first set of Interrogatories, Requests for Production, and Requests for Admissions to Chase on August 10, 2021. Chase has not yet served responses.

(b) Specific Description of Discovery that Remains to be Completed

Chase needs to respond to Plaintiff's first set of Interrogatories, Requests for Production, and Requests for Admission.

Chase needs to serve its first set of discovery requests.

The Parties have not taken any depositions or served any deposition requests.

All depositions still need to be taken.

The Parties have not started expert discovery.

(c) The Reasons Why the Deadline Was Not Satisfied or the Remaining Discovery Was Not Completed Within the Time Limits Set by the Discovery Plan

Good cause exists to extend the time to complete the above discovery in order to permit Plaintiff and Chase to respond to and serve written discovery and depose essential witnesses. Over the last three months, the Parties have engaged in good faith settlement discussions, but were unfortunately not able to come to a resolution.

(d) Proposed Schedule for Completing All Remaining Discovery

The Parties propose a 60-day extension to complete discovery as follows:

Event	Current Deadline	Proposed Deadline
Expert Disclosures	October 18, 2021	December 17, 2021
Rebuttal Expert Disclosures	November 17, 2021	January 17, 2022
Close of Discovery	December 15, 2021	February 14, 2022
Dispositive Motions	January 14, 2022	March 15, 2022

[Continued on following page.]

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1	This is the first request for an extension, and it is made in good faith an				
2	for purposes of delay.				
3	Dated: November 18, 2021				
4	BALLARD SPAHR LLP	LAW OFFICE OF KEVIN L. HERNANDEZ			
5	D · / / I 1 I I M				
6	By: /s/ Joel E. Tasca Joel E. Tasca	By: /s/ Kevin L. Hernandez Kevin L. Hernandez			
7	Nevada Bar No. 14124 1980 Festival Plaza Drive, Suite 900	Nevada Bar No. 12594 8920 W. Tropicana Avenue, Suite 101			
8	Las Vegas, Nevada 89135	Las Vegas, Nevada 89147			
9	Attorneys for Defendant JPMorgan Chase, National Association	Attorney for Plaintiff on			
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18	IT IS SO ORDERED:				
19		Caura L Zouchah			
20		UNITED STATES MAGISTRATE JUDGE			
21		DATED: November 18, 2021			
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BALLARD SPAHR LLP